## Case 5:05-mj-70693-PVT Document 5 Filed 08/31/05 Page 1 of 1 UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

Case Number <u>CR- 05-78</u>(693 PV7

UNITED STATES OF AMERICA, Plaintiff,

	2(f), a detention hearing was held on \( \begin{aligned} \frac{8}{3} \end{aligned} \], 20 \\ \text{mu} \qquad \text{.} The United States was represented by \end{aligned}
istant U.S. Attorney S. Tsui.	. The officed states was represented by
RT I. PRESUMPTIONS APPLICABLE	
/ / The defendant is charged with an offense described in	n 18 II S C 8 3142(f)(1) and the defendant 1 1
victed of a prior offense described in 18 U.S.C. § 3142(f)(1) w	thile on release pending trial for a fall of the state of
nse, and a period of not more than five (5) years has elapsed si	ince the data of a region of the data of t
risonment, whichever is later.	the the date of conviction of the release of the person h
This establishes a rebuttable presumption that no condition	on or combination of a 111 111
ty of any other person and the community.	if of combination of conditions will reasonably assure the
/ There is probable cause based upon (the indictment) (	(the facts formal in Day 17/1 1 )
ndant has committed an offense	(the facts found in Part IV below) to believe that the
·	of 10 years on many in a second 1: 21 XX C C a code
seq., § 951 et seq., or § 955a et seq., OR	of 10 years or more is prescribed in 21 U.S.C. § 801 et
B. under 18 U.S.C. § 924(c): use of a firearm du	Oping the accessical and Co. C.1
This establishes a rebuttable presumption that no condition	ning the commission of a felony.
earance of the defendant as required and the safety of the comm	a or combination of conditions will reasonably assure the
/ No presumption applies. wanons from any	so Violation of autin A relieve.
r II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE	i. you would by the same
/ / The defendant has not come forward with any evidence	co to robut the applicable and the first that the
be ordered detained.	to reductine applicable presumption[s], and he therefore
/ / The defendant has come forward with evidence to rebu	2014 Abra 2011 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
in the contract with evidence to lead	at the applicable presumption[s] to wit:
Thus, the burden of proof shifts back to the United States.	
III. PROOF (WHERE PRESUMPTIONS REBUTTED OR INAPPLE	ICADIE)
The United States has proved to a preponderance of the	e evidence that no condition or combination of
reasonably assure the appearance of the defendant as required,	AND/OR
/ / The United States has proved by clear and convincing	evidence that no condition or combination of
easonably assure the safety of any other person and the commu	evidence that no condition of combination of condition
IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF REAS	ZONS FOR DETENTION
/ The Court has taken into account the factors set out in	18 II S C & 3142(a) and all as the inference in the infer
uring and finds as follows: This defendant is he	16 0.3.C. § 5142(g) and an of the information submitte
the Ristrict of arisina in which	heis Charold with Violation
USE 2778 Knownedy an water	Vero margar suice violotusia
VIED. He was sillered on metric	and expension for any to
led to organ in arring. He is	Lugarium in winna and
WILL Alice Phint & wife	accurate to home gone to
The same of the same	
// Defendant his attorney and the ATIGAL.	itton findings
- / / DOLUMAN, HIS ANDHEV AND THE ATTS A baye wanted we	men midnigs.
/ / Defendant, his attorney, and the AUSA have waived wri	
V. DIRECTIONS REGARDING DETENTION	aral or his designated
V. DIRECTIONS REGARDING DETENTION  The defendant is committed to the custody of the Attorney General	eral or his designated representative for confinement in
V. DIRECTIONS REGARDING DETENTION	ting or serving sentences or being held in quatody nandi

the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.

PATRICIA V. TRUMBULL United States Magistrate Judge

AUSA\_\_\_, ATTY\_\_\_, PTS